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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/659,931	09/11/2003	Seok-Ki Choi	P-108-US2	5043
27038 7.	590 06/15/2004		EXAMINER	
THERAVANCE, INC.			SHAMEEM, GOLAM M	
901 GATEWAY BOULEVARD SOUTH SAN FRANCISCO, CA 94080			ART UNIT	PAPER NUMBER
			1626	
			DATE MAILED: 06/15/2004	4

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
0.55	10/659,931	CHOI ET AL.				
Office Action Summary	Examiner	Art Unit				
	Golam M M Shameem	1626				
The MAILING DATE of this communication apperiod for Reply	pears on the cover sheet with the d	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a replection of the period for reply is specified above, the maximum statutory period failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be ting ly within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a, cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 25 May 2004.						
2a) This action is FINAL . 2b) ⊠ This	This action is FINAL . 2b)⊠ This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) 1-11,20-23 and 28-33 is/are pending 4a) Of the above claim(s) 20-23 and 30-33 is/a 5) Claim(s) is/are allowed. 6) Claim(s) is/are rejected. 7) Claim(s) 1-11, 28 and 29 is/are objected to. 8) Claim(s) are subject to restriction and/a	are withdrawn from consideration.					
Application Papers						
9) The specification is objected to by the Examine	er.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date						
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 		ate Patent Application (PTO-152)				

Art Unit: 1626

DETAILED ACTION

Status of Claims

Claims 1-11, 20-23 and 28-33 are pending in the application.

Receipt is acknowledged of amendment / response filed on May 25, 2004 and that has been entered. Claim 20 has been amended.

Claims 20-23 and 30-33 are withdrawn from further consideration pursuant to 37 C.F.R. 1.142 (b) as being drawn to a non-elected subject matter.

Information Disclosure Statement

Receipt is acknowledged of Information Disclosure Statement (IDS), filed on 12/08/03, which has been entered in the file.

Response to Election/Restriction

In response to the restriction requirement, Applicants have elected Group I, which includes claims 1-11, 28 and 29 drawn to a compound and composition with an election of species of compound (47) on page 18 of the specification (Remarks, page 13) with traverse is acknowledged. The traversal is on the ground(s) that all the pending claims should be rejoined and examined with the elected Group I because a search and examination of the entire Markush group "would not be an undue burden" on the Examiner.

The Examiner respectfully disagrees with the Applicants because the products of Invention groups I-III differ materially in structure and in element from each other and therefore, are capable of supporting their own patents. The invention groups I-III are related to a set of structurally diverse compounds, and their methods of use (chemical structures, which are similar, are presumed to function similarly, whereas chemical structures that are not similar are not

Art Unit: 1626

presumed to function similarly), which do not possess a substantial common core wherein a

reference anticipating one would not necessarily render the other obvious and to search all the

above groups in a single application would be an undue burden on the Examiner. Because of the

plethora of classes and subclasses in each of the Group, a separate search considerations are

involved, which would impose a serious burden on the Examiner to perform a complete search of

the defined areas if unrestricted. Also the fields of search are not coextensive. The wide disparity

among the groups requires that many divergent fields must be searched, including all classes and

subclasses of U.S. and foreign patents as well as journals and publications. However, Examiner

may reconsider to rejoin method of use claims commensurate in scope with the product claims

when the case would be found in condition for allowance [provided those method claims are free

from 35 U.S.C. §112 first (including written description, reach-through claim language and/or

scope-enablement issues) and second paragraphs]. For these reasons, Applicant's arguments are

found unpersuasive and, therefore, the requirement for restriction and election of species is still

deemed proper.

Applicants preserve their right to file a divisional on the non-elected subject matter.

As set forth in the restriction requirement and an election of a single compound (or set of

compounds), the invention will encompass all compounds that fall within the scope of the claim

is as follows:

A compound of formula (I) of claim 1 wherein:

 R_1 is aryl,

R₂ is a group of formula (II), wherein

 A_1 , A_2 , and A_{20} are as claimed,

Application/Control Number: 10/659,931

Art Unit: 1626

n is 0,

R₇ is as defined,

R₈ is as defined,

X is a direct bond, and

R₃ is N-linked heteroaryl or an N-linked heterocycle (limited to heterocyclic 5-membered

nitrogen ring).

As a result of the election and the corresponding scope of the compound identified,

claims 20-23 and 30-33 and the remaining subject matter of claims 1-11, 28 and 29 are

withdrawn from further consideration pursuant to 37 CFR 1.142 (b) as being drawn to non-

elected inventions. The withdrawn subject matter of claims 20-23 and 30-33 is properly

restricted as it differs materially in structure and in element from the elected subject matter supra

so as to be patentably distinct there from.

Objections

Claims 1-11, 28 and 29 are objected to for containing non-elected subject matter. The

claims should be amended to exclude non-elected subject matter and within the scope of elected

compound. There is an apparent typo in claim 1 (amended), lines 16-17, page 2 for the

expression " R_g " (correct expression probably is R_8). Similar typo also noticed in page 3, line 2 in

claim 1 for "R_h". Appropriate correction is required.

Telephone Inquiry

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Golam Shameem, Ph.D. whose telephone number is (571) 272-

0706. The examiner can normally be reached on Monday-Thursday from 6:30 AM - 5:00 PM.

Page 4

Art Unit: 1626

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph McKane, can be reached at (571) 272-0699. The Unofficial fax phone number for this Group is (703) 308-7921. The Official fax phone numbers for this Group are (703) 308-4556 or 305-3592.

When filing a FAX in Technology Center 1600, please indicate in the Header (upper right) "Official" for papers that are to be entered into the file, and "Unofficial" for draft documents and other communications with the PTO that are not for entry into the file of the application. This will expedite processing of your papers.

Communications via Internet e-mail regarding this application, other than those under 35 U.S.C. 132 or which otherwise require a signature, may be used by the applicant and should be addressed to [joseph.mcKane@uspto.gov]. All Internet e-mail communications will be made of record in the application file. PTO employees will not communicate with applicant via Internet e-mail where sensitive data will be exchanged or where there exists a possibility that sensitive data could be identified unless there is of record an express waiver of the confidentiality requirements under 35 U.S.C. 122 by the applicant. See the Interim Internet Usage Policy published by the Patent and Trademark Office Official Gazette on February 25, 1997 at 1195 OG 89.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist, whose telephone number is (571) 272-1600.

Golam M M Shameem, Ph.D.

hameem

Patent Examiner

Art Unit 1626, Group 1600

Technology Center 1